

Woodham v. GCEC 2019-cv-1194-JL

Woodham v. NHDS 20-cv-236-SM

(habeas) Woodham v. State 20-cv-537-PB

Woodham v. Schaffer 20-cv-236-304-LM

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# MOTION TO APPOINT CO-COUNSEL (AS GUARDIAN AD LITEM) cont.

For the court's edification, I've included an incomplete guide to ME/CFS, the condition for which I've been adjudicated incompetent (Exhibit A).

In a nutshell it's having:  $\phi$  immunity, exhaustion, constant migraines & neurosensitivity. Basically, the Grafton Attorney is attempting to prove I'm both dangerous to myself or others while this is axiomaticaly impossible: either I'm too sick to be violent (severe post-exertional malaise makes committing assault extremely low ROI) or I'm too sick to live independently, which is also alleged given their staff GP makes frequent non-sequiturs to let me know exactly how full of shit he thinks I am. To quote a recent medical clinic: "I saw an article about CFS the other day which said it was fake but I can't tell you where, or what it was about b/c I didn't care enough to read it".

The prosecution is trying to obfuscate this intenal inconsistency by making shit up, or quoting witnesses whom she knows are lying, and pressuring evaluators to subvert their testimony. It would be easier to contest this were I to have an active civil case against them.

Finally I've attached an incomplete collection of rejection letters from the 20 or so attorneys I've tried to persuade to take on one of my cases, which, thanks to the Roberts E, is a less lucrative effort than ever. (See Exhibits B, C, D), which on I understand supports appointment of counsel.

I swear the foregoing is true to the best of my knowledge; I swear to court 7/27/21 in Grace Woodham under penalty of perjury

Grace Woodham